

**WILLIAMS.**

**Application No. 09/171,921**

**November 9, 2004**

**REMARKS/ARGUMENTS**

Reconsideration and allowance of this application are respectfully requested.

Currently, claims 9-31 and 77-92 are pending in this application.

**Allowable Subject Matter:**

Claims 12-19, 30-31 and 79 have been indicated as being allowable.

The Office Action indicated that claims 9-11, 22-26, 77 and 78 were objected to as being dependent upon a rejected base claim, but would be allowable if rewritten in independent form including all of the limitations of the base claim and any intervening claims. By this Amendment, claims 9-11, 22, 77 and 78 have been rewritten in independent form including all of the limitations of their respective base claim. Claims 23-26 remain dependent from claim 22. Claims 9-11, 22-26 and 77-78 are therefore allowable.

Like allowable claim 9, new independent claim 81 requires, *inter alia*, “wherein detected movement data is used to effect scrolling of displayed information such that portions of data defining alphanumeric or graphic information outside a currently displayed screen may be selected by the user, the scrolling of displayed information effectively displaying a part of an adjacent screen.” Claims 20-21 and 27-29 now depend from claim 81.

Like allowable claim 10, new independent claim 82 requires, *inter alia*, “in which a relative lateral tilting movement causes the display of information stored as to one or other side of currently displayed information.” New claims 84-86 depend from claim 82.

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Like allowable claim 11, new independent claim 83 requires, *inter alia*, “in which relative rolling movement causes the display of information stored as above or below currently displayed information.” New claims 87-89 depend from claim 83.

Like allowable claim 22, new independent claim 90 requires, *inter alia*, “radio transceiver means, the processing means being responsive to detected movement data which identifies another device to cause the transmission of coded signals including a message for display.”

Like allowable claim 77, new independent claim 91 requires, *inter alia*, “wherein the processing means is responsive to detected movement data to determine a most likely orientation of the display, the processing means causing the displayed information to be oriented accordingly.”

Like allowable claim 78, new independent claim 92 requires, *inter alia*, “in which a plurality of switch means responsive to user action is included adjacent to the display, the respective function of each of the switch means being oriented to match the orientation of displayed information.”

**Rejections Under 35 U.S.C. §102 and §103:**

Claims 1-6 and 27-29 were rejected under 35 U.S.C. §102(a) as allegedly being anticipated by Persidsky. Claims 7 and 20-21 were rejected under 35 U.S.C. §103 as allegedly being unpatentable over Persidsky in view of O'Connor et al.

Claims 1-7 have been canceled and claims 20-21 and 27-29 have been amended to depend from claim 81. As discussed above, claim 81 requires (like allowable claim 9),

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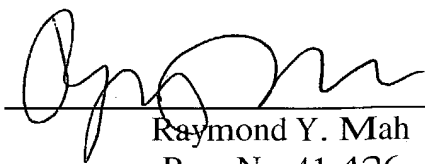
*inter alia*, "wherein detected movement data is used to effect scrolling of displayed information such that portions of data defining alphanumeric or graphic information outside a currently displayed screen may be selected by the user, the scrolling of displayed information effectively displaying a part of an adjacent screen." Applicant submits that neither Persidsky nor O'Connor teaches or suggests this claimed feature. Applicant therefore respectfully requests that the rejections under 35 U.S.C. §102 and §103 be withdrawn.

**Conclusion:**

Applicant believes that this entire application is in condition for allowance and respectfully requests a notice to this effect. If the Examiner has any questions or believes that an interview would further prosecution of this application, the Examiner is invited to telephone the undersigned.

Respectfully submitted,

**NIXON & VANDERHYE P.C.**

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